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"Oh, K.!" None genuine without
 its signature on the label.
CHANCERY SALE
 —OF—
EAL ESTATE.
 1852, R.—Chancery Court of Shelby county—
 of Tennessee, use, etc., vs. M. R. Burdick
 A virgin of an interlocutory decree for sale
 of the real estate of the said M. R. Burdick, in
 1854, M. R. B., page 57, I will sell, at public
 sale, to the highest bidder, in front of the
 said Master of said courthouse of Shelby
 city, Memphis, Tenn., on
Saturday, July 13, 1854.
 In legal hours, the following described prop-
 erty in the Tazewell District of Shelby
 city, Tenn., to-wit: Lot 17, block 5, Brown's

of land, fronting on the east side of
the street, containing 10 acres, more or
less 175 feet; sold for taxes as the property
of Jelle, Salome and Stephen Holt and Al-
bert C. Holt, heirs of said Albert C. Holt
(thereof), being 60 feet front on the north
of Calhoun street, and running back
along the west side of said street to the
property of Pierre Beauchamp and W. J. Lewis,
containing 2, 3, 4, and 8 blocks D, 26x145 feet, south-
west corner of said Calhoun street, and
for taxes as the property of Maria E. Neal
and A. Littlefield, trustee; lot 1 is 60x95
feet, fronting on the east side of Calhoun
side of Tate street, and running back 215
feet; sold for taxes as the property of M. Borland
and Mrs. John B. Borland.

Sale.—On a credit of seven months: notes
bearing interest; lien retained; redemption
in full. This subject to the approval of
J. J. BLANCH, Clerk and Master.
Deputy Clerk and Master.
C. G. HARRIS, Deputy Clerk and Master.
Wm. H. HAMMOND, S. W. Hampton, S.
H. Baker, Solicitors.

CHANCERY SALE
—OF—
REAL ESTATE.

No. 8.—Chancery Court of Shelby county—
State of Tennessee for its own use, etc., vs.
James Farrell et al.; \$250, 75.—State of Ten-
nesssee vs. W. H. Statton et al.; and 1089.—City
of Memphis vs. James Steele et al.

By virtue of an interlocutory decree for sale en-
forced in the above cases, the following land, given on
the day of February, 1883, and the latter case
on the 5th day of May, 1884, I will sell, at public
sale, to the highest bidder, at the residence of the
Master and Master's office, courthouse of Shelby
j. Memphis, Tenn., on

Saturday, July 12, 1884.

The lot hereinafter described is described and
situated in Shelby county, Tenn., to-wit:
half of lot 29, fronting 37½ feet on the east

1885; the corner of Main and Market streets, thence 95 feet south of Main street and 2 feet on Market street, Lot 111, west side of Main street, bearing 75° east south of the south line of Market street; thence north 21½ feet with the west side of Main street; thence west 90½ feet; thence south 25 feet; thence east 94½ feet to the bearing of Sale—On a credit of seven (7) months; and assenters to execute note with approved security, relative to purchase of money and real estate. This June 6, 1884.

R. J. BLAUG, Clerk and Master.

W. H. HARRIS, Attorney.

M. Smith, F. H. Heiskell, C. W. Heiskell & W. H. Hampton, Solicitors.

[illegible]

THE PUBLIC!
CAUTION!

The United States Circuit Court of the Southern District of New York, sitting at New York, has, for the *Third* time, affirmed my judgment for forming Artificial Stone pavement upon the spot where it is to be used.

I, JOHN A. H. INGERS, against the use of my pavement without my authority, and I therefore, fully extend the same to the whole factor or employer, who infringe my said patent by constructing or using the pavement in any way, without my written consent, to sell my patent for County or State rights and compensation.

JOHN A. H. INGERS, 420 E. 92d St., New York, May 1, 1894.

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